Last revised 12/1/11

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE: Pet	er J. Seid Sr.		CASE NO.:	_15
Trac	cey Seid		JUDGE:	
	(Debt	tor)	CHAPTER:	13
СНАРТЕ	R 13 PLAN ANI	O MOTIONS		
X_ Orig	ginal	Modified/	Notice Required <u>X</u>	Discharge Sought
Mot	tion Included	Modified/N	No Notice	No Discharge Sought
		Required		
Date:				
	THE DEBTO		R RELIEF UNDER CHA RUPTCY CODE.	APTER 13
		YOUR RIGHTS	WILL BE AFFECTEI).
papers care provision o frame stated motions ma before the YO	fully and discuss of this Plan or any d in the Notice. T ay be granted w deadline stated U SHOULD FII	them with your atto motion included in This Plan may be co without further notice in the Notice.	e Debtor to adjust debts. rney. Anyone who wishe it must file a written objournmed and become been rhearing, unless with the bearing.	es to oppose any ection within the time inding, and included ritten objection is filed OLINE STATED
			STRIBUTIONS UNDE THE PLAN REFERS	
PART 1.	PAYMENT	AND LENGTH OF	F PLAN	
a. T	The Debtor shall	pay \$ <u>589.00</u> per <u>mo</u>	nth for 60 months to the	e Chapter 13 Trustee for
app	roximately <u>60</u> m	onths.		
b. T	he Debtor shall	make plan payments	to the Trustee from the f	following sources:
	_ Future Earnin	ngs		
		s of funding (describ	e source, amount and da	te when funds are

		Sale following assets	on or before
		Refinance following assets	
	-	Loan Modification with respect	
	_	-	
	_		on or before
d.		The regular monthly mortgage paymen	ts will continue pending the sale.
	1	refinance or loan modification	
e.		Other information that may be important	nt relating to the payment and
	1	length of the plan.	
PART 2	ADEOI	TATE PROTECTION	
PART 2.		UATE PROTECTION	.1 C
a.	Adequat	te protection payments will be made in	
a. paid	Adequat		
a. paid	Adequate to the Chaptitor).	te protection payments will be made in pter 13 Trustee and disbursed pre-confi	irmation to
a. paid (cred b.	Adequate to the Chapitor). Adequate	te protection payments will be made in	the amount of \$ to be
a. paid (cred b.	Adequate to the Chapitor). Adequate	te protection payments will be made in pter 13 Trustee and disbursed pre-confitte protection payments will be made in	the amount of \$ to be
a. paid (cred b. paid	Adequate to the Chapitor). Adequate directly by	te protection payments will be made in pter 13 Trustee and disbursed pre-confitte protection payments will be made in the debtor outside, pre-confirmation to	the amount of \$ to be (creditor).
a. paid (cred b. paid	Adequate to the Chapitor). Adequate directly by	te protection payments will be made in pter 13 Trustee and disbursed pre-confitte protection payments will be made in the debtor outside, pre-confirmation to LAIMS (INCLUDING ADMINISTR	the amount of \$ to be co (creditor). ATIVE EXPENSES)
a. paid (cred b. paid	Adequate to the Chapitor). Adequate directly by	te protection payments will be made in pter 13 Trustee and disbursed pre-confitte protection payments will be made in the debtor outside, pre-confirmation to	the amount of \$ to be co (creditor). ATIVE EXPENSES)
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a. paid (cred b. paid Part 3. PRIC All a Creditor The Law O	Adequate to the Chapitor). Adequate directly by ORITY CI	te protection payments will be made in pter 13 Trustee and disbursed pre-confitte protection payments will be made in the debtor outside, pre-confirmation to the debtor outside, pre-confirmation to the debtor outside, pre-confirmation to the debtor outside of the debtor outside, pre-confirmation to the debtor outside, pre-confirmation to the debtor outside of the debtor outside	the amount of \$ to be conjugate (creditor). ATIVE EXPENSES) the creditor agrees otherwise:
a. paid (cred b. paid Part 3. PRIC All a	Adequate to the Chapitor). Adequate directly by ORITY CI	te protection payments will be made in pter 13 Trustee and disbursed pre-confitte protection payments will be made in the debtor outside, pre-confirmation to the debtor outside, pre-confirmation to the debtor outside, pre-confirmation to the debtor outside of the debtor outside, pre-confirmation to the debtor outside, pre-confirmation to the debtor outside of the debtor outside	the amount of \$ to be o (creditor). ATIVE EXPENSES) the creditor agrees otherwise: Amount to be Paid

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Document

a. Curing Default and Maintaining Payments

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The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Type of Debt on Arrearage Paid to Creditor (Outside Plan)

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Wells Fargo	House	Current	Current	Debtor to maintain
NMAC	<u>Nissan</u>	Current	Current	post petition payments on all secured debts listed
<u>US Bank</u>	Ram 1500	Current	Current	in this subsection

b. Modification

1.) The Debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral" plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRE the appropriate motion to be filed under Section 7 of the Plan

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

d.	Secured	Claims	Unaffected	by	the I	Plan
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The following secured claims are unaffected by the Plan:

e. Secured Claims to be paid in full through the plan:

<u>Creditor</u>	<u>Collateral</u>	Total Amount to be paid through the	
		<u>plan</u>	

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Part 5. UNSECURED CLAIMS				
a. Not separately classified	Allowed non-price	ority unsecured clair	ns shall be paid	d:
Not less than	\$ to be	distributed pro rata		
Not less than	percent			
\underline{X} Pro rata distri	oution from any re	maining funds		
b. Separately Classified Un	secured Claims sh	nall be treated as fol	lows:	
<u>Creditor</u> Basis fo <u>Classific</u>		<u>reatment</u>	Amount to be	<u>Paid</u>

PART 6. **EXECUTORY CONTRACTS AND UNEXPIRED LEASES**

All executory contracts and unexpired leases are rejected, **except** the following, which are **assumed**:

<u>Creditor</u>	Nature of Contract or Lease	<u>Treatment by Debtor</u>

PART 7. **MOTIONS**

NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan confirmed pursuant to the terms as set forth in the plan.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f).

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed	Sum of All Other	Amount of Lien to be
	<u>Commercial</u>	<u> </u>	<u> 23011</u>	<u>Condicius</u>	Exemption Exemption	Liens Against the	Avoided

			Document	Page 5 of	6	
						<u>Property</u>
b.	Motion to Unsecure		ns and Reclas	ssify Claim fr	om Secure	ed to Completely
	bebtor moves to tent with Part	•	the following	g claims as un	secured an	d to void liens or
Creditor		<u>C</u>	<u>Collateral</u>			t of Lien eclassified
c.		-	Void Liens a ly Unsecured	-	⁷ Underlyii	ng Claims as Par
The D		lif-	, the fall arrive	1-:		ا1د المصل المسم المسم
	void liens on	•		-	•	red and partially
G. III		G 11 1		<u> </u>		
Creditor		Collateral		Amount to be Deemed Secur	<u>red</u>	Amount to be Reclassified as Un
RT 8.	OTHER PL	AN PROV	ZICIONS			
	ting of Prope		<u>.</u>			
a. Ves	X Upon	-				
		Discharge				
	-		•			
Credit	ment Notices fors and Lesson for to the De	rs provided			•	e to mail customa
c. Ord	ler of Distrib	ution				
The T	rustee shall pa	y allowed	claims in the	following ord	er:	
	1) Trustee Co	ommission	s/Debtor's co	unsel		
	2) DSO (if a)	pplicable)				
	3) Secured C	Claims				
	4) Priority cl	aims				
	5)_General U	Insecured c	laims			

d. Post-petition claims

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			is not authorized t filed by the post-	o pay post-petition clai petition claimant.	ms filed p	oursuant to 11	
PART	9. MOI	DIFICATI	<u>ION</u>				
	If this plan n	nodifies a j	plan previously fil	ed in this case, comple	te the info	rmation below.	
Date of plan being modified:							
	Explain below why the plan is being modified						
	Explain below how the plan is being modified						
Are sc	hedules I and			with this plan?y		no	
PART	10	SIGN H	<u>IERE</u>				
			The Law C	office of Peter E. Zimni	S		
Date		-	· · · · · · · · · · · · · · · · · · ·	A. Zimnisor the Debtor	_		
I herel	by certify unde	er penalty	of perjury that the	foregoing is true and c	orrect.		
Date		-	/s/ Pete Debtor	r Seid			
Date		-	/s/ Trace Joint Debte				